1	[Parties and Counsel Listed on Signature Pages]	
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8	IN THE UNITED STATE FOR THE NORTHERN DIST	
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11	People of the State of California, et al.	MDL No. 3047
12	v.	Case Nos.: 4:23-cv-05448-YGR
13	Meta Platforms, Inc., Instagram, LLC, Meta Payments, Inc., Meta Platforms Technologies,	4:23-cv-05885-YGR
14 15	LLC	STATE ATTORNEYS GENERAL'S NOTICE OF REQUEST FOR ORAL
16	Office of the Attorney General, State of Florida,	ARGUMENT ON THE ISSUE OF STATE AGENCY DISCOVERY
17	Department of Legal Affairs	Judge: Hon. Yvonne Gonzalez Rogers
18	V.	Magistrate Judge: Hon. Peter H. Kang
19		
20	Meta Platforms, Inc., Instagram, LLC.	
21		
22	IN RE: SOCIAL MEDIA ADOLESCENT ADDICTION/PERSONAL INJURY PRODUCTS	
23	LIABILITY LITIGATION	
24	THIS DOCUMENT RELATES TO:	
25	4:23-cv-05448, 4:23-cv-05885.	
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On April 1, 2024, State Attorneys General ("State AGs") and Meta (collectively, "Parties") filed a Joint Supplemental Letter Brief on the issue of state agency discovery (ECF 738). The filing included the positions of the State AGs and Meta as to whether specific state agencies are parties to this litigation for the purpose of discovery. The Parties submitted to the Court in their Joint Status Report (ECF 750) that they would await the Court's guidance whether additional oral argument would be needed.

At the April 22, 2024 Discovery Management Conference ("DMC"), the Court questioned the Parties whether there was a need for further oral argument on the issue of state agency discovery. The State AGs represented that additional argument could be useful for some Attorneys Generals given the complexity of the issue and the short briefing allowed. Therefore, the Court ordered the State AGs to file a notice stating which states requested additional oral argument by April 24, 2024.

Accordingly, the State AGs file this Notice. Representatives of four (4) Attorneys General request to appear before the Court for further oral argument on their own behalf: Arizona, California, New Jersey, and Pennsylvania. The remainder of the State AGs will have their interests represented by a singular argument presented by a member of the State AGs MDL Co-Lead Counsel.

DATED: April 24, 2024

Respectfully submitted,

PHILIP J. WEISER

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1	ATTESTATION		
$_{2}$			
3	I, J. Christian Lewis, hereby attest, pursuant to N.D. Cal. Civil L.R. 5-1, that the concurrence to		
4	the filing of this document has been obtained from each signatory hereto.		
5	DATED: A		
6	DATED: April 24, 2024		
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8	J. Cht.Las		
9	J. CHRISTIAN LEWIS Division Chief		
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